Case 2:11-cv-02938-CJC-RZ Document 35 Filed 07/19/13 Page 1 of 1 Page ID #:138

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES - GENERAL

Present: The Honorable RALPH ZAREFSKY, U.S. MAGISTRATE JUDGE Ilene Bernal Deputy Clerk Attorney Present for Petitioner: Attorney Present for Petitioner: N/A Proceedings: In Chambers — ORDER TO SHOW CAUSE	
Ilene Bernal Deputy Clerk Attorney Present for Petitioner: N/A Proceedings: In Chambers – N/A N/A N/A N/A	
Ilene Bernal Deputy Clerk Attorney Present for Petitioner: N/A Proceedings: In Chambers – N/A N/A N/A N/A	
Deputy Clerk Attorney Present for Petitioner: N/A Proceedings: In Chambers – Court Reporter / Recorder Attorney Present for Responden N/A N/A	
Attorney Present for Petitioner: N/A Proceedings: In Chambers – Attorney Present for Responden N/A N/A	
N/A N/A Proceedings: In Chambers –	
Proceedings: In Chambers –	t:
e e e e e e e e e e e e e e e e e e e	
Petitioner commenced this habeas action <i>pro se</i> in this Court in 2011. He presented his a with reasonable clarity in his petition and in various motions, including a motion for an extension oppose a dismissal motion, a motion for appointment of counsel and a motion for stay and abey. Court denied the appointment-of-counsel motion without prejudice on August 3, 2011 before the addismissed as "mixed" on October 13, 2011. Petitioner appealed. The Ninth Circuit granted a certificate of appealability on November 27, 2012. On January Petitioner filed a ten-page motion for appointment of counsel in the Court of Appeals largely reparguments he asserted in his eight-page motion in this Court. (Among these arguments were the have additional unexhausted claims – and wanted counsel's assistance in identifying and litigating Four days later, an appellate commissioner granted that motion, stating, "Appellant's mappointment of counsel in this appeal from the denial of a 28 U.S.C. § 2254 petition for write corpus is granted." (Emphasis added.) A Federal Public Defender (FPD) attorney was soon apportune 20, the Court of Appeals granted the parties' joint motion to remand the action to this Court of Appeals filed a stipulation regarding a briefing schedule, with the FPD attorney con represent Petitioner.	on of time ance. The action was 11,2013, reating the at he maying them.) action for of habeas sinted. On Court. On
Within 14 days, Petitioner shall file a memorandum indicating whether appointment of cappeal constitutes an appointment of counsel in the District Court for post-remand purposes, of there is any other basis upon which the FPD represents Petitioner in this matter before this Court for post-remand purposes, of the court for post-remand purposes, or there is any other basis upon which the FPD represents Petitioner in this matter before this Court for post-remand purposes.	r whether
Respondent may, if he so chooses, submit a memorandum on this issue within the same ti	me frame.
IT IS SO ORDERED. :	
Initials of Preparer igb	